Oldest Tobacco House in Wilmington, HENRY BURKHEIMER,

WHOLESALE and Retail Dealer in

TOBACCO, SNUFF and CIGARS, Sign of the "Indian Chief," No. 6 Marke Street,

WILMINGTON, N. C. Cigars manufactured to order. All orders filled with dispatch.

LL PERSONS ARE HEREBY FORBIDDEN to interfere or trespass in any manner what- ner. ever with the wreck of the Ram North Carolina, now lying near Smithville, un'ees legally authorized by the United States District Court or my-J. M. JANDRELL. Contract r with the U. S. Government for wreck- ed and adopted. ing said vessel. HENRY VAUGHAN,

Acting Master, U. S. Navy, and Government Ageut. 235-d3t-wtf july 1

CLINTON MALE ACADEMY. THE TRUSTEES OF THIS INSTITUTION

desiring to establish permanently a School of the highest character have engaged the services of Professor B. F. Grady and M. McLeod, Esq., and now offer to the public a Seminary worthy of their patronage. Where the Principals are known no Company. words of commendation need be said in their favor. Long experience in teaching, united with those qualities indispensably requisite to the proper training of the youthful mind, render them eminently fitted for the duties of friend and instructor. The situation is remarkably healthy; the community is universally regarded as uncommonly moral, intelligent and pleasant, and offers, therefore, many and superior inducements to parents and others who are compelled to entrust the education of their sons or wards to others. Any information that may be desired in regard to terms, &c., will be furnished with pleasure by either of the Teachers, or by the Trustees. By order of the Board of Trustees. A. A. McKOY.

230-1w-20-3t and send bills to this office for collection.

MARRIAGE GUIDE.

BEING A PRIVATE INSTRUCTOR FOR married persons or those about to be married, both male and female, in everything concerning the physiology and relations of our sexnal system, and the production and prevention of | to each member. off-pring, including all the new discoveries never before given in the English language, by WM. YOUNG, M. D. This is really & valuable and interesting work. It is written in plain language for the general reader, and is illustrated with numerous Engravings. All young married people, or those contemplating marriage, and having the least impediment to married life, should read this book. It discloses secrets that every one should be acquainted with; still it is a book that must be locked up and not lie about the house. It will be sent to any address on receipt of 50 cents -- | well county. Address, Dr. WM. YOUNG, No. 416 Spruce street, above Fourth, Philadelphia.

RETAFFLICTED AND UNFORTUNATE .- No place yourself under the care of any one of the notorious QUACKS-native and foreign-who advertise in this or any other paper, get a copy of Dr. Young's Book and read it carefully. It will be the means of saving you many a dollar, your health, and possibly your life. Dr. Young can be consulted on any of the dis-

eases described in his publications, at his office, No. 416 Spruce street, above Fourth, Philadel-

PITTSBORO' SCIENTIFIC ACADEMY.

THE next Term opens August 10th, 1868, Scientific, Commercial and Classical Departments, illustrated by the latest Apparatus, Maps, Charts, Minerals, Chemicals, &c., with Lectures. Terms in specie, \$15 and \$20 per Session, and Board \$10 per month. Address Principal for Circular of Reference and Advantages.

C. B. DENSON.

DEATH OF EDWARD B, FREEMAN, Esq.

This aged gentleman, who has been for more than thirty years past the Clerk of the Supreme Court, departed this life at Raleigh on the evening of the 30th ult. Mr. Freeman, we believe, was over seventy years old and a distinguished member of the Masonic Fraternity.

We publish by request the following lines, writ. ten by Mrs. Mary Bayard Clarke, the accomplished lady of our esteemed fellow-citizen, William J

THE OLD CLERK.

"Our lives may be spotless, blameless, irreproachable, but only "the pure in heart shall see God." Sinai may bring no accusation, but Calvary alone can speak the talismanic words, which unbar the portals of Heaven." Masonic Address by Wm. J. Clarke, Esq., June 24th, 1868, The old Clerk sits in his office chair.

And his head as white as snow : His sight is dim and his hearing dull, And his step is weak and slow.

But his heart is stout, and his mind is clear, As he copies each decree, And he smiles and says, as the Judges pass, 'Tis the last Court I shall see.'

But he lingers on till his work is done, To pass with the old regime, When he lays his pen, with a smile, aside, To stand at the Bar Supreme ;

For the old Clerk dies with the Court he served For forty years save three; And breathes his last as the Judges meet

To sign their last decree. The pointed sword, at his naked heart* With a child-like smile he views, For his spirit glows with the fervid heat

Good deeds alone diffuse. For like his Lamb-skin apron white+ Is the life that he has led.

And Sinai brings before the Court No accusation 'gainst the dead : While Calvary unbars the gates Of Heaven, and entrance gives Into his soul, which meekly saith,

"I know that my Redeemer lives."

MARY BAYARD CLARKE, H. O. J.-G. S.

*Masonic emblem of Judgment.

+Masonic em blem of Purity.

IMPORTANT DISCOVERY .- We learn that a vein of Isinglass has been discovered in Catawba county, likely to prove very val-

A son of Dr. Powell, of Catawba Station, has been prospecting for Isinglass for some &c., connected with the Auditor's office, time. Recently he discovered some loose but small flakes of it lying on the surface. Upon examination, it was discovered that there was a vein of it. It has been traced half a mile in length; it is three feet thick, and at least five feet deep-how much more | Committee on the Judiciary.

has to be found out by further digging. Isinglass is used wherever a transparent window is needed for intense heat, such as motion of Mr. Barnes, it was amended, by coal stoves, etc. The specimen we have including the Sheriffs of Wilson and Nash, seen of the Catawba Isinglass is perfect .-The sheets are large, and it is as clear as

The market value of Isinglass is from \$2 to \$5 a pound.

A REMARKABLE CASE.—We are informed by one of our city Census Takers, that he has found in his travels through the Middle Ward, a colored woman, (a native of Warren county) who says she is the mother of twenty-two children; that she gave birth to twins five times—her first eight children having come in couples. She is sixty-three

years old, and says she has not had "a spell of sickness in all her life." The Senate concurred in the amend-Raleigh Sentinel. ments of the House. Salt Lake City rejoices in home made The Senate concurred in the proposition of the House to go into the election of En-

From the Raleigh Sentinel. ASSEMBLY OF NORTH

FIRST SESSION.

On motion of Mr. Robbins, the bill relative to qualifying officers elected in this of the State. Both read first time. State was taken up and referred to a select

Mr. Sweet, from the committee on Rules, reported rules of order for the government of the Senate, which were slightly amend-

A message was received from the House transmitting the resolution to print fifty copies for each member of the General Assembly of the Governor's Inaugural and other addresses, and proposing to amend

The Senate refused to concur. Also, the following bills, which were ead the first time: Bill providing for holdng a special term of the Superior Court of Caldwell county; and a bill to amend the charter of the Davidson Copper Mining

On motion of Mr. Barrow, the Senate adjourned until to-morrow, 10 o'clock.

The House, according to adjournment was called to order at 4 o'clock.

MEMORIALS.

tions, when such committee is appointed. A message was received from the Senate, transmitting a resolution ordering the printing of the Inaugural Address of W. W. Holden, and also the remarks of Judge Reade and Lt. Gov. Caldwell, fifty copies

each member. Carried. adopted. A message from the Senate transmitting

a resolution asking the House to request the Military Commission to furnish the papers in the matter of the election in Cas-This resolution was ably resisted by

Messrs. Hodnett, of Caswell, Durham and Argo. Mr. Hodnett disclosed the infamous lignant, cowardly and stupid abuse of Southern people. -- ED. JOURNAL.

The resolution was referred to the committee on Privileges and Elections upon

motion of Mr. Estes.

Mr. Bowman gave notice that, on tomorrow, he would introduce a bill to alter the name of the town site of Mitchell county, from Davis to Bakersville. On motion, the House then adjourned until 10 o'clock, to-morrow.

tified thereof. The Senate was called to order at 10 Prayer by the Rev. Mr. Blythe, Senator

teret, and Blair.

Mr. McLaughlin replied that his constit-Chatham, was in nomination.

McDonald 67: Syme 20. Mr. Seymour moved to go into the election of an Engrossing Clerk. Carried.

were before them, and that they might do Mr. Stanton placed in nomination R. W.

Best, E-q. Forsythe.

may alter, amend or repeal all acts, rules and regulations, which may be adopted or made by the

the per diem and mileage, allowing \$8 per day to the Speakers, \$5 per day to the Sen-

public education in this State. tion, when appointed.

SENATE.

WEDNESDAY, July 8, 1868. The Senate was called to order at 10;

Guilford. A message was received from the Governor relative to the resolution authorizing the publication of his Inaugural, &c., and transmitting official papers issued by Gen. Canby heretofore, in reference to carrying out the Reconstruction acts.

By Mr. Davis: A resolution fixing the per diem and mileage, allowing \$5 per day for each member for every day of actual attendance, and 20 cents mileage. By Mr. Blythe: Resolution proposing to

the Committee on Salaries and Fees. Lies The following bills and resolutions were tatives.

rolling Clerk. Mr. Barrow nominated J. taken up and acted upon as follows, to Bill providing for the relief of Sheriffs and their sureties. Referred to the Com-

age for all, was taken up.

reference was made.

as to avoid their mingling.

row morning at 10 o'clock.

Presiding officer, viz:

E. A. White, N. B. Bellamy.

HOUSE OF REPRESENTATIVES.

The House was called to order at 10

Prayer by the Rev. Mr. Shaver, of the

case of their treating the body with disre-

spect. He also read the resolution passed

by the late Convention, and said that seve-

ral members of this House had complained

to him that the Reporter of the Sentinel

members elect, banned by the Howard

amendment, are disqualified from taking

Mr. Durham said that this committee

had been raised by a joint resolution. The

House committee had seen fit to construe

the duties of said committee merely to en-

quire whether or not the 14th article was

Mr. Abbott replied that he understood

Mr. Seymour's amendment was put to a

the House, in committee of the Whole,

Mr. Pou offered the following resolu-

Resolved, by the Senate and House of Represen

the duty of the committee to be merely to

him, exclude bim!

Wednesday, July 8, 1868.

Mr. Robbins moved that the galleries of

the Senate be allotted to the two races, so

A. H. Galloway, (negro) moved to amend

as follows : "That the white ladies and

gentlemen shoud occupy one side and the

colored ladies and gentlemen the other;

The Chair announced: "The Gallery to

The Senate then adjourned until to-mor-

The following are the Standing Com-

mittees of the Senate, appointed by the

Privileges and Elections. - Messrs. W.

insert \$4.

Wilmington Iournal.

for the reason that he did not consider mittee on the Judiciary. Resolution providing for the appointand Mr. McDonald received 23 votes- ment of a Committee to take into considermany of the Senators having been excused ation arrangements for establishing a Penitentiary. Adopted.

Resolution proposing to raise a Commitproposing, by bill, to change the name of tee to define the duties of a Board of Pubthe county seat of Mitchell from that of lie Charity. Adopted. Resolution proposing to admit in Com-

Also a resolution for the relief of Sheriffs the Code. Amended by striking out all afand their securities in the several counties ter the word resolved, and inserting: "That him, he did not doubt his honesty and White. Mr. Rich, Senator from Pitt, moved to ized to consult with the Commission on the committee of five, to wit: Messrs. Rob- go into the election of Engrossing Clerk. Code, on any subject which they may bins, Sweet, Barrow, Winstead and Shoff- Agreed to, and Mr. Rich, the brother of deem necessary." As thus amended, adopthe Senator, was put in nomination.

> Mr. Rich, Senator, asked to be excused from voting. Mr. Rich received 29 votes and Mr.

HOUSE OF REPRESENTATIVES.

TUESDAY, July 7, 1868. The House was called to order at 10 Prayer by the Rev. Mr. Welker, of the

RESOLUTIONS, &C. By Mr. Rhodes: A bill entitled "An and that the centre be occupied by any one

the right of the Speaker will be set apart The bill was ordered to be referred to for white ladies and gentlemen, and the left to the colored ladies and gentlemen."

UNFINISHED BUSINESS. Mr. White's bill, entitled "An Act for

This bill allows until January, 1869, for the collection of arrearages of taxes. its third reading, and was ordered to be L. P. Smith, C. H. Brogden, C. Melchor, engrossed and transmitted to the Senate. A. H. Galloway, (negro,) J. W. Etheridge, L. A. Mason, P. T. Beeman.

GENERAL BUSINESS.

"It being known to some of this body | Judiciary.-Messrs. C. L. Winstead that the Rev. Henry Hardie has made a Wm. Barrow, W. M. Robbins, W. H. L. tour of this State, and is now engaged in Sweet, R. W. Lassiter, R. I. Wynne, J. B.

Therefore Resolved, That the Committee of Education be instructed to confer with Mr. Harlie, as to the contents of the book, looking to its grove, J. A. Hyman, (negro,) J. B. Eaves, publication,, and make such recommendations in regard to it as may seem to them proper."

The resolution was put to a vote and Senate, proposing to go into the election

of an Enrolling Clerk. The motion was put and carried. A message was received from the Senate Mason, T. M. Shoffner. proposing to raise a Joint Committee to examine into the Auditor's accounts, and dale, J. B. Eaves, Joshua Barnes, C. S. the part of the Senate; and, also, propos-

naming Messrs. Burns and Brogden, on Winstead, J. M. Lindsay, A. H. Galloway, (negro,) S. P. Smith. ing to raise a Joint Committee upon the removal of political disabilities from cer- rington, J. W. Purdie, L. D. Hall, W. B. tain citizens, and naming Messrs. Welker, Richardson, W. M. Moore, of Yancey, J. Galloway, (negro,) and Love as the Senate | W. Beasley. branch of that committee.

On motion, the resolutions were con-

The Chair announced, as the House of political disabilities, Messrs. Sinclair, Committee to examine into the accounts of the Auditor, Messrs. Estes, Davis, of Car-

A message was received from the Senate. announcing their readiness to proceed to the election of an Enrolling Clerk, and informing the House that Mr. McDonald, of

The roll was called and the vote resulted

Mr. S. nominated James E. O'Hara,

Mr. Vestal nominated Mr. T. T. Best, of

The roll being called, Mr. Best received 26 votes, Mr. T. T. Best 11, and O'Hara, Mr. Bowman offered the following reso-

WHEREAS, A system of Public Schools is about to be inaugurated and put into operation, under Board of Education, in relation to the Free and

Resolved, That It is the sense of this General Assembly that the Free Public Schools of the State should be so established and regulated, that colored and white children shall not be taught in the same school and that the School Commissioners of the respective Counties should be instructed and required by the Board of Education to provide separate schools for the two races, and to extend to each the like facilities for instruction, and the proportional benefits of all provisions that have been and may hereafter be made for

Referred to the Committee on Educa-On motion, the House adjourned until 4 o'clock this afternoon.

BILLS AND RESOLUTIONS. By Mr. Jones, of Wake: A bill to extend the Chatham Railroad. Referred to would at some convenient future day be the Committee on Internal Improvements. By Mr. White: A bill for the relief of the sureties of the late Sheriff of Perquim-

raise a Joint Committee to be known as

Mr. Pou made, in support of his resolu- contested election in Camden county was tions, a lengthy and able speech. Mr. Ingram did not concur with Mr. Pou. He thought the first part of his speech was Standing Committees:

rather an apology for secession, &c. Mr. Sinclair next addressed the House, in support of the resolutions, in a speech of force and eloquence, which will appear

Mr. Abbott did not propose to discuss and Harris, of Franklin. the resolutions at any length. They were identically the same that were introduced in the Republican State Convention, and mittee of the Whole the Commission on introduced by the same faction. In regard | Penal Institutions-Messrs. Graham, Blair the several standing Committees be author- sincerity, but as for the gentleman from

Mr. Sinclair demanded that the Clerk should take down the words.

read the objectionable words. Mr. Sinclair said he had not objected to the words about the "baggage," but the inference drawn between his honesty and sincerity and that of the gentleman from Johnston, but he now understood that no be referred to a select Committee; and the personal reflection was meant.

Mr. Abbott then resumed in opposition. Until he saw some signs of repentance and good fruits of loyalty, he would suffer his right arm to drop off, and his tongue to Justice, of Henderson, Harris, of Franklin, and cleave to his mouth, before he would flinch Green. from his position in this matter. This resolution was a step towards debauching the politics of the State and taking the power row. from the hands of the Republicans. He thought the better and safer policy was to strengthen and fortify their position and render their policy impregnable to the future attacks of the disloyal element, &c. Mr. A. then concluded by moving to adjourn until to-morrow morning at 10 o'clock, to-morrow morning.

SENATE.

which motion was put and carried.

REPORTS OF COMMITTEES. Mr. Sweet, from the Committee on the those that are qualified. Referred. Judiciary, to whom was referred a bill relative to Marriage license, recommended amendments and that the bill be engrossed

Claims. - Messrs. J. M. Lindsay, L. J. the relief of Sheriffs and their sureties, rec- Referred. Forkner, W. L. Love, J. A. Hyman, (neommending its passage. gro,) D. D. Colgrove, J. B. Respass, J. H. INTRODUCTION OF BILLS AND RESOLUTIONS. By A. H. Galloway, (negro.): A bill pro-

viding for the election of Inspectors for the City of Wilmington. By J. A. Hyman, (negro,): A resolution nstructing the Committee on Propositions Internal Improvements.—Messrs. D. J. and Grievances to report a bill prohibiting

Education and Literary Board.—Messrs. G. W. Welker, R. W. Lassiter, D. D. Col-

By Mr. Robbins: A bill continuing in of-Banks, Currency and Finance.—Messis. C. H. Brogden, J. S. Harrington, W. M. fice the Board of Commissioners appointed by Gen. Canby for the town of Salisbury, Robbins, W. L. Love, D. D. Colgrove, P. and to legalize the acts of the same. Passed its second reading, and, on motion of Mr. Corporations. - Messrs. W. M. Robbins, Etheridge, it was referred to the Commit-D. J. Rich, W. A. Moore, of Carteret, Henry Eppes, (negro,) P. A. Wilson, L.

By Mr. Cook: A resolution proposing to Military Affairs. -- Messrs. F. G. Martinraise a standing Committee, to be designated the Committee on Immigration. Mr. Love offered the following resolu-

Agricultural.-W. D. Jones, J. S. Har-WHEREAS, The people of Iredell county did elect John McLaughlin, a loyal white man, to represent them in the Senate of North Carolina; and Penal Institutions.-Messrs. Lassiter, Welker, Robbins, Beasley, Shoffner, Love

Therefore Resolved, That the action of the Senate, in this matter of his credentials, cannot be defended, and the President of the Schate is hereby requested forthwith to admit the Senator from Iredeil now in the lobby, to his seat in the Senate, upon his taking the test-oath-the lobby be-

motion to table prevailed as follows: YEAS-Messrs. Barrow, Beaseley. Bellamy, Bee-Galloway, negro, Harrington, Hall, Legg, Long, Moore, of Carteret, Rich, Respass, Richardson, Smith, Shoffner, Wynne and Winstead. Nave-Messrs. Barnes, Brogden, Eaves, Etheridge, Forkner, Hayes, Hyman, negro, Lindsay, the interests of the State, to withdraw the auxiety to try it again. Love, Martindale, Moore, of Yancey, Melcher,

Bill for the relief of the Sheriffs of the Disabilities, asked for instructions whether counties of Northampton, Wilson and Nash, their functions are restricted to the mere Bill providing for the holding of a special against the resolutions, but he had since ishment, but I am ready to forgive him for passed its second reading. question of admitting to seats persons

county passed its second reading. Bill to change the name of the Town site Bakersville. Mr. Robbins moved to strike ness of the Grand Jury to investigate high Carolina then knew him, and I have no of the county of Mitchell, from Davis to out Bakersville and insert Lee. The Chair decided the amendment out of order, and

came from the House. Resolution proposing to raise a Joint committee on Salaries and Fees passed its

Senate branch of it had investigated each ing under a suspension of the rules, as folspecial case, and had admitted some five or lows: Aves 38, navs 3. Messrs. Wynne, six Senators. But the Chairman of the Haves and Wilson voting in the negative. Mr. Barrow moved that when the Senate indeed. adjourn, it adjourn to meet at 10 o'clock, until otherwise ordered. Agreed to. The Chair announced the following com-

COMMITTEE ON STATE PRISONS AND PENITENTIARY,

District

Messrs. Barrow,

Burns.

Welker.

Galloway, negro.

Mr. Abbott then stated that the commit-Blythe. Committee on Public Charities-Messrs. Wel-A communication was received from the ker, Moore of Carteret, Hayes, Love, Bespass. Committee on Per Diem-Messrs. Shoffner and Moore, of Carteret. tion recently passed by the House, inform-Committee on Engrossed Bills-Messrs. Sweet ing them that the invitation to address

> adjourned. HOUSE OF REPRESENTATIVES. THURSDAY, July 9, 1868. At 101 o'clock the Speaker assumed the Chair and called the House to order.

citizens of this State the political disabilities im-posed by the 14th Article of the Federal Constitu-

The Chair announced the following Judiciary-Messrs. Seymour, Bowman, Pou, Barnett, Du ham, Argo, Candler, Abbott and

Durham, Smith, of Martin, Sykes, (negro), Moring, Short, Long, of Bichmond, Peck, Siegrist,

Education-Messrs. Bowman, Abbott, Menden-

Stevens, Kinney, Pearson, Williamson, (negro) tes, Justice, of Butherford, Price, (negro), Gatling, Moore, Ragland, Hayes, (negro), Renfrow, and Facrow.

The Committees on Finance and Internal Improvements to be announced to-mor- The New Impeachment_Old Age and Ma-

and took his seat. Mr. Abbott, from the Select Committee on Disabilities, asked to defer a report until

allow Judges of the Superior Courts to examine applicants and grant licenses to fluid beside him, and which is really eau

abatement of taxes in Jones county. Re-

ferred. UNFINISHED BUSINESS.

posite party had conducted the late can- evincing all the malignity that his great fluenced them in 1861. He would not vote for the resolutions to enfranchise a set tee on Corporations, with instructions to of men who had still the spirit of rebellion,

The motion to lay on the table being re-

Wilkie, Wiswall, Waldrop and Williams.

Navs-Argo, Armstrong, Boddie, Barnett, Clay-Ricks, High, Humphries, Harris, of Franklin, Proffitt, Robinson, Smith, of Aneghany, Sinclair, Short, Shaver, Stanton, Thompson, Whitley and

came up as the order of the day. resolution. The Judge stood indicted as a Mr. Stevens makes one good point criminal in the very Court which he was against the President in arraigning him for elected to preside over, and the charges of appointing W. W. Holden Provisional his conduct in this matter were not the Governor of North Carolina, and I quite only ones against him. He (Sinclair) agree with him if there is any one act of would now wash his hands of the affair .- Mr. Johnson meriting impeachment it is He had done his duty, and the House could the appointment of that bad man to rule

the resolutions, both in spirit and letter. the delegations from the several States He was wholly ignorant, both as to the have their individual preferences-many qualifications as a Judge and as to the gen- for Pendleton, for Hancock, for Heneral habits of the gentleman alluded to in dricks and others-all of them are for the resolutions. If his conduct last week one country, one party, and the nominee of was a specimen of his general deportment, the Convention. And the enthusiasm prethen it is the duty of the Republican party, vailing there, so unlike their recent assemthe party that gave him his position, to blage at Chicago, appalls them. Radiating depose him. If he is a nuisance, then let from that point it will penetrate all parts us abate the nuisance, and place some gen- of our country, and ensures a vigorous and tleman upon the Superior Court bench who enthusiastic canvass that will carry everywill fill that responsible position with dig- thing before it, and makes the election of

Mr. Abbott supported, in some remarks, lute certainty. the motion to postpone.

Mr. Sinclair called for the yeas and nays. from your State are now occupying seats On motion of Mr. Barrow, the Senate The call being sustained, the roll was in the House, and the rest will be let in, I called and resulted in the following ballot: suppose, as soon as the oath can be prop-AYES-Messrs. Abbott, Ashworth, Bowman, erly adjusted. Blair, Barnes, Banner, Candler, Clayton, of Cherry, negro, Crawford, negro, Dixon, Estes, Foster, Farrow, Franklin, Forkner, negro, Gahagan, Gunter, Gilbert, Graham, Hutchings, Horney, Hayes, Onslow county, and now principal of a

RATES OF ADVERTISING.

1 square, of 10 lines or less, for each and every

Special Notices will be charged \$200 per square for each and every insertion. All Obituaries and private publications of every

character, are charged as advertisements. No advertisement, reflecting upon private character, can, under any circumstances, be

Hicks, Hoffman, Hodgin, Hinnant, Hawkins, Ingram, Long, of Chatham, Matheson, Mendenhall, Moring, Price, negro, Parker, Proffitt, Sweat, Degro, Snipes, Sinclair, Shaver, Thompson, Vest and

A message was received from the Senate.

asking the concurrence of the House in a

resolution to raise a Joint Committee, con-

sisting of three from the House and two from the Senate, to fix the salaries and fees of the public officers, and report at as early On motion, the House concurred in the

message. Mr. Abbott moved to instruct the Committee on the Judiciary to consider the subject of city and town elections, and report

as soon as possible. Mr. Estes gave notice that he would introduce a bill to authorize the Speaker to employ two messengers. The Chair announced Messrs. Seymour,

Pou and Crawford, (negro,) as the House branch of the Committee on Salaries and W. T. J. Hayes (negro) gave notice that he would introduce a bill to prohibit the distillation of grain.

that he would offer a pill to change the county of Catawba from the 9th to the 10th On motion, the House then adjourned until 101 o'clock to-morrow.

OUR WASHINGTON CORRESPONDENCE.

lignity_The Ambition of Thad. Stevens _W. W. Holden_The Democratic Convention_North Carolina Carpet-baggers_ Rev. Jas. B. Averitt, &c., &c.

Washington, D. C., July 7, 1868. The impeachment articles and accompanying speech of Thad. Stevens, seemed to make the same impression on the House to-day that the psalm singing did upon the but notwithstanding frequent sippings By Mr. Justice, of Rutherford : A bill to from the glass containing the spirituous de vie to him, his voice failed him after By Mr. Hutchings: A bill to prohibit the reading but a little while, and he had to turn the printed sheets over to MacPherrected the proof, as he went along, very few members paying any attention to it. By Mr. Wilkie: A bill to provide an Messrs. Beck and Holman of the Democrats, and Butler, Logan and Williams of the Radicals, were perhaps the only ones Mr. Pou's resolution, in regard to the who heard ten words of it. Without conremoval of political disabilities from the cluding the reading of the speech, Mr. citizens of the State, was taken up and Stevens moved the postponement of the matter till next Monday. Mr. Holman table, but withdrew his motion to indulge moved to lay the subject on the table, but Mr. Estes, who said in the course of his no quorum voting, he withdrew the mo-

It is a sad sight indeed to see this poor old man, standing upon the verge of the grave, prototype—the devil—permits his most accursed disciple to possess. His feebleness should admonish him of the necessity of devoting his few remaining hours to repentance; but alas, one cant resist the conclusion that he has lost all hope beyond newed, Mr. Sinclair called for the yeas and the grave, and is but doing all the evil he can while waiting for his master to claim his own.

There is some speculation as to his reasons for introducing these articles at this time, when the House has expressed a desire to adjourn within a few days, and there is scarcely a shadow of a hope that they negro, Cawthorn, negro, Dixon, Ellington, Estes, | will remain to discuss them, yet it is said Foster, Franklin, Forkner, negro, Gahagan, that he merely desires to keep Congress in session that he may die in the House with gram, Justice, of Henderson, Justice, of Ruther- his "harness on his back," and that a comford, Kinney, Kelly, of Moore, Leary, negro, mittee of those who have so ignobly yield-Mayo, negro, Morrill, Morris, negro Mendenhall, ed to the crack of his whip may attend his widow, who also bears the same relation to the departed Smith, the negro barber, Simmons, Seymour, Stevens, Sweat, negro, to their home in Lancaster. But I much Sykes, negro, Siegrist, Vestal, Williamson, negro, fear that unless he chooses to shuffle off this mortal coil sometime during the curton, of Transylvania, Davis, Durham, Ellis, Far- rent month, he will have to take his last row, Ferebee, Gatling, Gibson, Green, Hodnett, journey without the Honorable attendance he now hopes for. Williams, of the Hinnant, Jarvis, Kelly, of Davie, Mstheson, Pou. Board of Managers, announced an additional article of impeachment drawn up by himself, which, without reading, he asked Mr. Sinclair's resolutions in regard to leav to print, and to take the same course the charges against Judge E. W. Jones as those of Mr. Stevens. W. has been observed as "putting on airs" since his con-Mr. Sinclair said he had no personal ani- nection with the late trial, which gave mosity against the gentleman charged. - him a notoriety he had been valuely seeking Nay, his sympathy was for him, and he for for a life-time, and which he is silly would like, consistently with his duty to enough to mistake for fame, and hence his

in the State that had repudiated him time Mr. Vest said that at first he had voted and again. It was in the nature of punbanned by the 14th article, or whether term of the Superior Court of Caldwell ascertained that they were true, so he would it, inasmuch as he has in turn been pun-Mr. Seymour said the House was not the quandam friend. He now knows him as custodian of public morals. It was the busi- every respectable, thinking man in North something more definite, the House could | The Radicals of Congress evinced a great the bill passed its second reading, as it have nothing to do with it. They were not deal of interest in the balloting to-day in impeachable crimes, &c. He, therefore, he New York Convention. While it was Mr. Sinclair said if the House would in progress the telegraph offices in the choose to sit calmly by and see a Judge of Capitol were thronged with them, and one of their high Courts taken up on the many of them, with pencil and paper in Bill for the relief of Sheriffs and their public streets of the Capital, as a common hand, took down the votes as announced vagrant, and not take steps to maintain by the operators, and impatiently awaited the integrity and respectability of the the result of the next. The harmony with bench, then their regard for the honor which the deliberations have been conand purity of the Judiciary had fallen low ducted has alarmed these destructives, and already they see their fate in the hand-Mr. Barnett said he heartily endorsed writing on the wall. They find that while

the man who may be nominated an abso-A portion of the carpet-bag delegation

I had the pleasure to meet your classter, Gilbert, Graham, Hutchings, Horney, Hayes, negro, Hendricks, Justice of Henderson, Kinney, Kelly, of Moore, Long, of Richmond, Mayo, negro, Morrill, Morris, negro, McCanless, Peck, Pou, Robbins, negro, Ragland, Renfrow, Rea, Rhodes, Smith, of Martin, Stilley, Simmons, Seymour, Stevens, Sykes, negro, Siegrist, Vestal, Williamson, negro, Wilkie, Wiswall and Waldrop.

Nays—Ames, Armstrong, Boddie, Barnett, Carbon, Clayton of Transylvania. Cawthorn, negro

GENERAL CAROLINA. BY AUTHORITY OF CONGRESS.

AFTERNOON SESSION.

Monday, July 6, 1868. The Senate was called to order at 4 o'-

by inserting 10,000 copies.

HOUSE OF REPRESENTATIVES. AFTERNOON SESSION. Monday, July 6, 1868.

Mr. Estes presented a memorial from J. T. Schenck, (negro), contesting the seat of Fay tteville Presbyterian, Newbern Journal of W. W. Grier, of Mecklenburg. Referred Commerce and Raleigh Sentinel, copy 3 weeks to the Committee on Privileges and Elec-

> Mr. Abbott moved to make the number ten thousand, instead of fifty copies to tion The resolution as amended was then

conduct of the Bureau officer sent by Gen. CANBY to investigate this case. Mr. Abbott, of New Hanover, took advantage of this occasion to give vent to his daily ma-

Mr. Abbott, from the committee on Rules, presented a report, which was ordered to

SENATE. Tuesday, July 7, 1868.

Mr. Robbins presented the credentials of Mr. McLaughlin, Senator from Iredell. The President invited him forward and asked if he knew of any disabilities under which he was laboring, which would disqualify him.

from Henderson.

uents had already answered that question The President stated that he was authorized by the Senate to propound the Mr. McLaughlin protested that he had no authority to do so; that his credentials

with them as they saw proper. On motion of Mr. Rich, his credentials were referred to the Investigation commit-RESOLUTIONS. By Mr. Welker: A resolution providing for the appointment of a committee of one

from each Congressional District to take

into consideration the arrangements for es-

tablishing a Penitentiary. By the same: A resolution proposing to appoint a committee of five to define the the requirements of the Constitution of the State; luties of the Board of Public Charity. By the same : A resolution proposing to admit in Committee of the Whole the Commission on the Code. Adopted. By Hyman, (negro): A resolution fixing

By Mr. Moore: A resolution relative to per diem and mileage, proposing that the per diem and mileage be the same as that of the Legislature of 1866-'67. On motion of A. H. Galloway, (negro,) his resolution relative to the removal of disabilities of certain persons in North Carolina, was taken up and adopted.

On motion of Mr. Burns, his resolution,

proposing to raise a Committee to investi-

gate and report the condition of papers,

ators and Clerks, and 20 cents mileage.

was taken up and adopted. Mr. Robbins introduced a bill, relative to the issuing of marriage licenses; which passed its second reading, under a suspension of the rules, and was referred to the By Mr. Barrow: A bill for the relief of

the Sheriff of Northampton county. On

The bill to amend the Charter of the Davidson Copper Mining Company was taken up and referred. A message was received from the House, covering the resolution, as amended, in re-

lation to election frauds in Caswell. The

House had included other counties.

Mr. Shoffner, Senator from Alamance, desired to amend by excluding any investigation into alleged frauds in Alamance. The matter was with Gen. Canby and he preferred its remaining. The Chair ruled that it was not in order to amend.

A. McDonald, of Chatham. There being no other nomination Mr. Welker reluctantly opposed the nominee him qualified. The election proceeded

A message was received from the House "Davis" to its original name "Bakers-

Mr. Love nominated R. W. Best, Esq.

The Senate then adjourned until to-morrow morning, 10½ o'clock.

o'clock. Senate.

Act concerning the settlement of Public | who desires to do so;" which was adopted. Taxes." the Committee on Finance, when appoin-

the relief of Sheriff's and their Sureties,' was taken up and put upon its third read-After some amendment the bill passed | Propositions and Grievances.—Messrs.

Mr. Bowman presented a bill to change H. L. Sweet, P. A. Long, Henry Eppes, the name of the town site of Mitchell from 'Davis" to "Bakersville. The bill passed its several readings and was ordered to take the usual course. By Mr. Abbott: The following resolu-

preparing a volume embodying an account Cook. of the resources of North Carolina, for the information of the public, especially those Rich, R. W. Lassiter, J. B. Eaves, J. at a distance who contemplate settling Blythe, Silas Burns, F. G. Martindale, L.

Mr. Durham moved a message to the T. Beeman, E. Legg.

curred in and the Senate ordered to be nobranch of the Committee on the removal Foster and Sykes, (negro,) and on the

Journal of yesterday read and approved. Mr. Downing was granted a leave of absence for the balance of the week. The Chair called attention to several Rules of Order, among them Rule 12, con-Mr. Durham nominated Mr. J. C. Syme, cerning Reporters. He quoted from authorities touching the liberties of Repor-

And whereas, It is provided, in Art. IX, Section 9, of the Constitution, that the General Assembly the special cases. Public Schools and the Educational Fund of the dividual merits.

express an opinion as to the legality of the article supposed to disqualify certain per-Prayer by the Rev. Mr. Welker, from sons claiming seats on this floor. vote and adopted. tee would offer a report to-morrow. Code Commission, in reply to the resolu-

tatives, that the Congress of the United States is respectfully requested now to remove from all

2d. That properly authenticated copies of this resolution be immediately forwarded to the presi-ding officer of the United States Senate and to the Speaker of the United States House of Represen

Robeson, all he had to say was that he had sent his baggage over to the Conservatives, Ragland, Wiswall, Cawthorne, (negro), Foster, and had better follow it.

Mr. Moore's resolution fixing the per diem for members at \$6, and Speaker and Mr. A. took his seat, while the Clerk nolds, and Kelly, of Davie. Clerks at \$10, and allowing 20 cents mile-Mr. Blythe moved to strike out \$6, and Mr. Barrow moved that this resolution, including all others relating to this subject,

THURSDAY, July 9, 1868. Prayer by Prof. Brewer, Principal of a Freedmen's School in this City.

(negro,) J. W. Purdie, Jas. Blythe, J. W. and printed. Adopted.

> the distillation of corn and wheat in this By Mr. Shoffner: A resolution, instructing the Judiciary Committee to report some plan for filling vacancies of County Com-

report to-morrow.

whereus, in violation of all constitutional and popular rights, their representative has been hindered and delayed and actually prevented from taking his seat in the Senate, and his credentials referred to a committee, some of whom are known to have been soldiers and rebels; and whereas, John McLaughlin, the Senator elect from Iredell, has taken the test-oath and is now willing to take

ing no place to seat the loyal representative of Mr. Love moved a suspension of the rules, that the resolution might be put Mr. Moore, of Carteret, moved to lay the motion to suspend on the table, and the ters and the legal mode of punishment in

added the word "negro" to the names of colored members, which they consider as a Mason, Purdie, Robbins, Sweet, White and Wil-The Chair then declared if any Reporter The following bills and resolutions came continued the same disrespectful course he up and were disposed of as follows, to wit: would, by virtue of the authority vested in Resolution on per diem and mileage. Re-Mr. Abbott, from the select committee on

their powers extend to the investigation of Mr. Sinclair moved to instruct the committee to investigate each case upon its in-Mr. Seymour moved to amend by instructing the committee to confine their report to the general question "whether

> second reading. securities in the State passed its third read-

Me cuor,

Prayer by the Rev. - Warwick, (ne-The Chair announced Messrs. Laflin. Welker and Gahagan, as the House branch

read.

Harris, of Wake, (negro). Frivileges and Elections-Messrs Pou, Stilley

Engrossed Bills-Messrs. Downing, Hicks, Gil- a day as possible. bert, High, Kelly, of Moore, Hutchings, Forkner, (negro), Humphries, Ellington, Hawkins, and

Agriculture, Mechanics and Mining-Messrs. Proctor, Wilkie, Gunter, Forkner, Davis, Rey-Military Affairs—Messrs. Ashworth, Laffin, Es- Fees.

Propositions and Grievane s-Messrs. Harris, of Wake, (negro), Ames, Hodnett, Parker, Sweat, Mr. Justice, of Henderson, gave notice (negro), Rea, Vestal, Clayton, of Chowan, Williams, Morris, and Snipes. Corporations-Messrs. Barnett, Horney, Leary, (negro), Jarvis, Butchings, Matheson, Whitley, District. Baoner, Rotbins, (negro), Brown, and Morrill. Claims - Messrs Dixon, Vest, Hendricks, Jar-

Messrs. Jarvis, Hodgins and Crawford, (negro,) were granted leave of absence. J. O. Hicks, of Clay, appeared, qualified

RESOLUTIONS, &C. By Mr. Gunter: A resolution to raise a committee of one from each Congressional District, to report upon the location and dead horse so often talked about. The old The Senate was called to order at 101 management of the State Penitentiary. sinner commenced the reading himself, lies over

distillation of corn. Referred. By Mr. Davis: A bill entitled "an ac empowering the State Commissioners to son, Clerk of the House, who read and cor-Mr. Winstead, from the same, a bill for select a site for the State Penitentiary."-

> Mr. Proctor moved to lay them on the remarks that these resolutions would bring tion. upon the surface the old politicians to plunge the State into rebellion. He alluded to the bitterness with which the opvass, and said that those men were still actuated with the same spirit that in-

The call was sustained, and, the roll being called, resulted in the following Aves. - Messrs. Abbott, Ames, Ashworth, Bowman, Blair, Barnes, Banner, Carson, Candler Clayton, of Chowan, Cherry, negro, Crawford, Gunter, Gilbert, Graham, Hutchings, Hoffman, Horney, Hodgin, Hayes, negro, Hendricks, In-McCanless, Moring, Peck, Price, negro, Proctor, Pearson. Robbins, negro, Ragland, Renfrow, Reynolds, Rea, Rhodes, Smith, of Martin, Stilley,

crimes and, unless the resolution charged doubt has repented of that error.

nity, grace and ability.

transmitting the papers in reference to the Ellington, Ferebee, Gibson, Green, Hodnett, prospering.